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TRANSMITTAL FORM  (to be used for all correspondence after initial filing)			Filing Date	November 30, 2001 Stetson 1742 Combs-Morillo, J. HS-109			
			First Nam d Inv ntor				
			Art Unit	1742	1742 JUI CEI		
			Examiner Name	Combs-N	Aorillo, J.	GAR	5200
Tot	al Number of Pages in This Submission	10	Attorney Docket Number	HS-109		, C	Up J
		ENC	LOSURES (Check all tha	t apply)		· · · · · · · · · · · · · · · · · · ·	
	Fee Transmittal Form  Fee Attached  Amendment/Reply  After Final  Affidavits/declaration(s)  Extension of Time Request  Express Abandonment Request  Information Disclosure Statement  Certified Copy of Priority  Document(s)  Response to Missing Parts/ Incomplete Application  Response to Missing Parts  under 37 CFR 1.52 or 1.53	Remar	Drawing(s)  Licensing-related Papers  Petition  Petition to Convert to a  Provisional Application  Power of Attorney, Revocation  Change of Correspondence Addre  Terminal Disclaimer  Request for Refund  CD, Number of CD(s)  rks  ent Supplemental Response		to a T Appea of Appea (Appe (Appe Propr Status Identi	Allowance Corechnology Cerel Communical Communical Communical Notice, Brief, ietary Informates Letter Enclosure(s) fy below): eipt Postcard	mmunication enter (TC) stion to Board rferences stion to TC , Reply Brief) tion (please
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## TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING TC 1700

In re Application of: Stetson et al. Application No.: 09/998,277

Filed: November 30, 2001

For: Energy conversion Devices, Inc.

The owner\*, Energy Conversion Devices, Inc., of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No.6,517,970. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patents are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

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David W. Schumaker Reg. No 35,017

Date: June 24, 2003

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